

DATE	PROCEEDINGS
11-14-74	Return on warrant for arrest of deft., filed. Executed 11-6-74, deft. made bond. v
11-15-74	Return on writ of habeas corpus ad prosequendum, filed. Executed by delivering deft. to Tulsa Co. Jail 11-4-74. v
11-20-74	Case passed from the Criminal Docket of this date and passed to the Arraignment Docket of November 26, 1974, at 10:00 A.M. (AEB-J)v -notices mailed.
11-26-74	Case called for arraignment. Deft. not present, but represented. Govt. present. Court orders that bench warrent be issued. Bond is cancelled and forfeited.(AEB-J)b
11-26-74	Warrent of arrest issued. b
12-3-74	Case set for arraignment & plea on 12-10-74, at 10:00 A.M.(AEB-J)b nts. mld.
12-3-74	Petition for writ of habeas corpus ad prosequendum, filed. g
12-4-74	Ordergranting W/Habeas corpus ad prosequendum, filed. (AEB-J)g
12-6-74	Motion to set Aside Order Forfeiture of Bail, filed js
12-6-74	Brief in Support of Motion to Set Aside Order Forfeiting Bail, fileed. js
12-10-74	Case called for arraignment & plea. Deft. present & represented. Govt. represented. Mr. Brock/ files application to withdraw as attorney for deft. & order signed & filed in open court allowing withdrawal. Mr. Brock to represent deft. for arraignment only. Deft. to sign pauper's affidavit. Court appoints Delbert Brock to represent deft. Deft. acknowledges receipt of indictment and advised of charge. Deft. arraigned and enters plea of NOT GUILTY. Deft. given 10 days to file motions & case to be set for jury trial on next jury docket. Bond fixed in amount of \$5,000 cash or surety. Deft. to file application to set aside bond forfeiture.(AEB-J)b
12-10-74	Application to withdraw as retained counseled, filed, & ORDER allowing signed and filed. b
12-13-74	Return on writ of h/c ad prosequendum, filed. Took cust. of deft. at Fed. Bldg., Tulsa, & del. him to Cushing Police Dept., Cushing, Okla. on 12-11-74. hm
12-19-74	Order, filed, that remission of bond in sum of \$4000 be sustained; and bond forfeiture as previously ordered be reduced to \$1000 and forfeiture in sum of \$1000 remains in full force and effect. (AEB-J)rm - copies mailed
1-8-75	Case set for change of plea on 1-14-75 at 10:00 a.m. (AEB-J)k nts. mld
1-14-75	Case called for arraignment. Deft. present & represented. Govt. represented. Deft. acknowledges receipt of indictment. Deft. advised of charge. Indictment read. Deft. arraigned. Deft. enters plea of GUILTY to both counts. Probation officer to prepare pre-sentence report. Marshal to take Deft. to doctor & report back to Court in 3 to 4 days. Sentence set for 2-11-75, at 10:00 A.M.(AEB-J)b
1-20-75	Return on warrant of arrest, filed. Executed on January 6, 1975, at Tulsa, Okla. ds
1-31-75	MO: Ordered by the Court that case be stricken from 2-11-75, sentence docket and re-set for sentencing on 2-3-75, at 10:00 A.M.(AEB-J)b

D. C. 109A
CRIMINAL DOCKET

DATE	PROCEEDINGS
2-3-75	Case called for sentencing. Deft. present & represented. Govt. represented. Deft. & counsel asked if they have anything to say before sentence is pronounced. Judgment & Sentence - Jackie Eugene Madewell Ct. 1 - Atty. Gen. Maximum period of five (5) yrs., for a study as described in 18 U.S.C. Sec. 4208(c), the results of such study to be furnished this court within 90 days, whereupon sentence of imprisonment herein imposed may be subject to modification in accordance with 18 USC Sec. 4208(b). Ct. 2 - Atty. Gen. Maximum period of five (5) years, for a study as described in 18 USC 4208(c), the results of such study to be furnished this court within 90 days, whereupon sentence of imprisonment herein imposed may be subject to modification in accordance with 18 USC 4208(b). Court recommends commitment to U.S. Med. Ctr for Fed. Pris., Springfield, Mo. (AEB-J)b
2-3-75	Judgment & Commitment filed and entered. (AEB-J)b
2-3-75	Two c/c of J&C delivered to USM. b
2-10-75	Return on J&C executed by delivering Deft. to U.S. Medical Center, Springfield, Mo., on 2-6-75, filed. b
4-16-75	MO: Case set for definitive sentence on April 29, 1975, at 10:00 A.M. (AEB-J)b nts mld
4-29-75	Case called for definitive sentence. Deft. present & represented. Deft. & counsel are asked if they have anything to say before sentence is pronounced. JUDGMENT & SENTENCE - Jackie Eugene Madewell Atty. Gen. - Ct. 1 - Four (4) years, & further ordered that Deft. May become eligible for parole at such time as board of parole may determine as provided in T. 18, U.S.C. Sec. 4208(a)(2). Ct. 2 - Four (4) years, & further ordered that Deft. may become eligible for parole at such time as board of parole may determine as provided in T. 18, USC Sec. 4208(a)(2), to run consecutively with sentence imposed in Ct. 1. Ct. orders 90 day report. Deft. to be sent to an institution where he may learn trade. (AEB-J)b
4-29-75	Judgment & Commitment, filed & entered. (AEB-J)b
4-29-75	Two c/c of J&C delivered to USM. b
5-20-75	J&C ret. & filed: deft. delivered to USP, Leavenworth, Ks., 5-17-75. g
6-30-75	Motion for reduction of sentence, filed.
8-19-75	Order, filed, overruling motion for reduction of sentence. (AEB-J)g
8-25-75	Deft's mot. for rehearing and oral arguments on mot. for reduction of sentence, filed. k
9-2-75	Order, filed, overruling motion for rehearing and oral argument. (AEB-J)g copies mailed.
5-26-78	Motion to vacate sentence, filed. <i>See 78-C-229</i> (78-C-229)
6-28-78	Deft. additional memorandum, fld. ho
7-10-78	Deft. mot. for an order for evidentiary hrg. under title 28-1154 Rule 8, fld. ho
7-24-78	Deft. mot. for judgment, fld. ho
8-1-78	MO: Case referred to Mag. Rizley for recommendation to Ct. pursuant to Rule M-128. (AEB-J)ho

DATE	PROCEEDINGS
8/4/78	Order, filed, that an Order to Show should issue, Respondent given ten (10) days from the date hereof to respond and show why the \$2255 motion should not be granted. (AEB-J)jc copies mld.
8-10-78	Pltf. mot. for ext. of time to plead or ans. fld. ho 0 to J.
8/14	Reporter's Transcript of Proceedings had on Jan. 14, 1975, Change of Plea, taken by Larry E. Marks, CSR, fld. v (Orig. & 1 cpy)
8/14	Reporter's Transcript of Proceedings had on 2/3/75, Sentencing, taken by Larry E. Marks, CSR, fld. v (Orig. & 1 cpy)
8/14	Reporter's Transcript of Proceedings had on 4/29/75, Definitive Sentence, taken by Larry E. Marks, CSR, fld. v (Orig. & 1 cpy)
8/15	Order, fld., that the Respondent, U.S.A., has to and including 8/24/78 to ans. (AEB-J)v
8-24	Pltf. mot. for ext. of time to plead or ans. fld. ho 0 to J. -cps mld.
8-28	Order, filed, granting USA until 8-29-78 to plead or answer. (AEB-J)k cps mld
8-29	Memorandum in Opposition to Deft's Motion to vacate or set aside sentence, filed. b cpy to Dene
9-15	Deft. special traverse for petitioners mot. to vacate. fld. ho
10-13	Order, fld. & entered. It is ordered that the mot. pursuant to 28 USC 2255 of Jackie E. Madewell is overruled, denied & dismissed. (AEB-J)ho c/m

[illegible]

Dated September 6, 1974

FPI-LC-72M-3-73 6988

